

-2-

resided in Philadelphia, Pennsylvania, at the time of the filing of this bill and now reside in Bartonsville, Maryland, and the following heirs-at-law of a brother, John Ceasar: John Ceasar, whose wife's name is Edythe Ceasar; Charles Ceasar, whose wife's name is Lizzie Mae Ceasar; Oscar Ceasar, whose wife's name is Daisy Ceasar, all who reside in New York City, New York State; a daughter, Martha Aquillard, who is testifying herein and who is the petitioner in this bill, whose husband's name is Harold Aquillard, who formerly resided in Annapolis, Maryland, but now reside in Baltimore City, Maryland, and a daughter Lula May Ceasar, who is divorced and resides in Baltimore City, Maryland. These people are all children of John Ceasar, who is a deceased brother of Bessie L. Ceasar who died before Bessie, and who are nieces and nephews of Bessie L. Ceasar. It is my understanding that neither Bessie L. Ceasar or John Ceasar left wills. At least none have been probated in the Orphan's Court of Frederick County and both parties died residing in Frederick County. There was also a son of John Ceasar named Wesley Ceasar. His wife's name is unknown but both he and his wife are now dead and they left as their only heir-at-law, Helen Ceasar, who resides in Lucketts, Virginia. Helen Ceasar is still a minor. These are all the heirs-at-law of Bessie L. Ceasar.

I do not think that the property can be divided among all of these heirs without loss and injury and I believe it would to their interest and advantage, especially of the infant, that the property be sold and the proceeds divided. It just seems impossible to divide it amongst all these heirs. My reason for saying this is it is a small property and all of us could not live in the house and it would lessen the value of the property if each were given a small strip of the property.

I understand that Bessie L. Ceasar's estate was overpaid by Julia Diggs to the extent of about one hundred and thirty-seven dollars and I also understand that the attorney's